

COURT OF APPEAL OF THE STATE OF CALIFORNIA
FOURTH APPELLATE DISTRICT
DIVISION ONE
November 20, 2006

D048896 In re Christopher M., a Juvenile

The order is affirmed. McIntyre, J.; We Concur: McConnell, P.J., Benke, J.

D046545 People v. Pender et al.

The judgment is affirmed. McIntyre, J.; We Concur: McConnell, P.J., Benke, J.

D049186 In re Dew on Habeas Corpus

The petition is denied.

D048397 LV United Inc., et al. v. Manufactured Home Communities Inc., et al.

Upon written stipulation filed by the parties to the appeal, the appeal is dismissed and the remittitur is ordered to issue immediately. Each party to bear own costs on appeal.

D048305 In re Richard B., a Juvenile

Judgment affirmed. McDonald, J.; We Concur: Nares, Acting P.J., Irion, J.

D049317 In re Barker on Habeas Corpus

The superior court is ordered to amend petitioner's abstract of judgment to strike the imposition of the restitution fine under section 1202.45 and to forward a copy of the amended abstract to the Department of Corrections for correction of petitioner's commitment records. In all other respects, the petition for writ of habeas corpus is denied. McDonald, J.; We Concur: Nares, Acting P.J., Haller, J.

D048431 Goold v. The Superior Court of San Diego County/Goold

The order of contempt is affirmed. The stay issued by this court on May 4, 2006, is vacated. Wife is entitled to costs in this writ proceeding. McDonald, J.; We Concur: Benke, Acting P.J., McIntyre, J.

D047856 Realmuto v. Ross Provence & Associates

Appellant has failed to file a brief after notice given pursuant to California Rules of Court, rule 17(a). The appeal is dismissed.

D049731 Metropolitan Transit System et al. v. Sablan

Because appellant did not timely pay the filing fee, the appeal is dismissed.

D049796 Roddy v. Superior Court of San Diego County/People

The orders of September 13, 2006 and October 27, 2006 requiring disclosure of DMV source list information in petitioner's custody is stayed pending further order of this court. Real parties

Mark Jeffrey Brown, David Phommachanh and Konrsavanh Donald Sirypangno are directed to file a response to the petition on or before December 4, 2006.

COURT OF APPEAL OF THE STATE OF CALIFORNIA
FOURTH APPELLATE DISTRICT
DIVISION ONE
November 21, 2006

D048762 In re K.W., a Juvenile

The opinion filed November 9, 2006, is certified for publication with the exception of part II.

D049512 Reed v. Cheng

Pursuant to California Rules of Court, rule 8, the appeal filed September 28, 2006, is dismissed for appellant's failure to timely designate the record.

D049273 In re Leal on Habeas Corpus

The petition is denied.

D049444 Berardi v. Superior Court of San Diego County/People

The superior court is ordered to show cause why the relief requested should not be granted.

Absent a written objection on or before November 30, 2006, the response and reply on file will be deemed responses to the order to show cause.

Absent a written request on or before December 4, 2006, oral argument will be deemed waived.

If a party requests oral argument, the request should be in letter form with proof of service on the other parties. The letter should also identify the focus of the party's argument and the amount of time requested, not to exceed 15 minutes.

The stay issued October 15, 2006, remains in effect pending further order of this court.

D048143 Galan v. Sweetwater Union High School District et al.

Upon written stipulation filed by the parties to the appeal, the appeal is dismissed and the remittitur is ordered to issue immediately (Cal. Rules of Court, rule 20(c)(2)). Each party to bear own costs on appeal.

D048894 In re William P., a Juvenile

The judgment and order are affirmed. McDonald, Acting P.J.; We Concur: McIntyre, J., Aaron, J.

D048844 Maria R. v. Superior Court of San Diego County/San Diego County Health and Human Services Agency

The petition is denied. The stay issued September 27, 2006 is vacated. McIntyre, J.; We Concur: Huffman, Acting P.J., Irion, J.

D049703 Cipatli S. v. Superior Court of San Diego County/San Diego County Health and Human Services Agency

The court has received a letter from Petitioner stating she wishes to withdraw her notice of intent to file a writ petition. The notice of intent is deemed withdrawn. The case is dismissed.

COURT OF APPEAL OF THE STATE OF CALIFORNIA
FOURTH APPELLATE DISTRICT
DIVISION ONE
November 21, 2006 (Continued)

D049630 Rovilla S. et al. v. Superior Court of San Diego County/San Diego County Health and Human Services Agency

The attorney for petitioner Andrew L. has notified the court that a petition for writ of mandate under California Rules of Court, rule 38.1 and 1436.5 will not be filed because there are no viable issues for writ review. The case as to Andrew L. is dismissed.

D049801 Race et al. v. The Superior court of San Diego County/Sierra Window Concepts, Ltd. et al.

The petition is denied.

D049722 Delander v. The Superior Court of San Diego County/People

The petition is denied.

COURT OF APPEAL OF THE STATE OF CALIFORNIA
FOURTH APPELLATE DISTRICT
DIVISION ONE
November 22, 2006

D049720 Dixon v. Superior Court of San Diego County/People
The petition is denied.

D048924 Rita A. v. Superior Court of San Diego County/San Diego County Health and Human Services Agency

Let a writ issue directing the superior court to vacate its order authorizing Cecilia's emergency removal from petitioner and all subsequent placement orders issued before this date, and to forthwith return the minor to petitioner under the same conditions that existed prior to the minor's removal from petitioner's care on April 21, 2006. The juvenile court is directed to set a hearing or hearings on Grandmother's requests for: (1) status as a de facto parent; (2) the appointment of trial counsel to represent her in further juvenile court proceedings; (3) designation as the minor's prospective adoptive parent, and (4) removal of social worker Johanesen. All previous stays issued by this court in this writ proceeding are lifted. The request for habeas relief is denied as moot. The decision is final immediately as to this court. (Rule 24(b)(3)). Nares, J.; We Concur: Benke, Acting P.J., Irion, J.

D049545 In re Marriage of Ramos and Caro

Angel Caro's appeal filed on September 29, 2006 is dismissed on the ground it is taken from a nonappealable order. The order is not appealable under Code of Civil Procedure section 904.1, subdivision (a)(3), as it is not an order granting a motion to stay or dismiss the action on the ground of inconvenient forum.

D048431 Goold v. The Superior Court of San Diego County/Goold

It is ordered that the opinion filed herein on November 20, 2006, is modified. No change in judgment. As so modified, the opinion is ordered certified for publication, with the exception of parts II, III, IV and V.

D047231 Kelly v. Haag

The judgment is reversed insofar as the punitive damages award is concerned. In all other aspects, the judgment is affirmed. Haag is entitled to costs on appeal. McConnell, P.J.; We Concur: Haller, J., Aaron, J.